

1 Michael R. Kealy,
2 Nevada Bar No. 971
3 Ashley C. Nikkel,
4 Nevada Bar No. 12838
5 PARSONS BEHLE & LATIMER
6 50 W. Liberty Street, Suite 750
7 Reno, Nevada 89501
8 Telephone: (775) 323-1601
9 Facsimile: (775) 348-7250
10 Email: mkealy@parsonsbehle.com
11 anikkel@parsonsbehle.com

12 – and –

13 Gregory T. Lawrence, Esq.
14 (*Admitted Pro Hac Vice*)
15 Kyle S. Kushner, Esq.
16 (*Admitted Pro Hac Vice*)
17 CONTI FENN & LAWRENCE LLC
18 36 S. Charles Street, Suite 2501
19 Baltimore, Maryland 21201
20 Telephone: (410) 837-6999
21 Facsimile: (410) 510-1647
22 Email: greg@lawcfl.com
23 kyle@lawcfl.com

24 Attorneys for Plaintiff/Counter-Defendant
25 BARTECH SYSTEMS INTERNATIONAL, INC.

26 UNITED STATES DISTRICT COURT
27 DISTRICT OF NEVADA

28 BARTECH SYSTEMS INTERNATIONAL,
INC., a Delaware corporation,

Plaintiff/Counter-defendant,

vs.

MOBILE SIMPLE SOLUTIONS, INC., a
Delaware corporation, MOBILE SIMPLE
SOLUTIONS (IAS), INC., a Canadian
corporation, VINCENT TESSIER, an
individual, CHRISTELLE PIGEAT, an
individual,

Defendants/Counterclaimants.

Case No. 2:15-cv-02422-MMD-NJK

~~PROPOSED~~ ORDER

1 UPON CONSIDERATION of the Order dated September 29, 2016 directing Defendant
2 and Counterclaimant Mobile Simple Solutions (IAS), Inc. ("Defendant Mobile Canada") to retain
3 counsel by October 31, 2016 (ECF No. 149), the Clerk's entry of default of Defendant Mobile
4 Canada as to its counterclaims (ECF No. 187), the Clerk's entry of default of Defendant Mobile
5 Canada as to claims raised in the First Amended Complaint of Plaintiff and Counter-Defendant
6 Bartech Systems International, Inc. ("Plaintiff Bartech") (ECF No. 205), and the Order dated
7 January 26, 2017 directing Defendant Mobile Canada to show cause in writing, no later than
8 February 8, 2017, why default judgment should not be entered for its failure to comply with the
9 Court's order to retain counsel, it is hereby **ORDERED** that all counts in Defendant Mobile
10 Canada's Counterclaims (ECF No. 13) are **DISMISSED**; and

11
12 **IT IS FURTHER ORDERED** that Default Judgment be entered in favor of Plaintiff
13 Bartech, and against Defendant Mobile Canada, on all counts in Bartech's First Amended
14 Complaint (ECF No. 1-32); and

15
16 **IT IS FURTHER ORDERED** that said Default Judgment shall be in an amount and for
17 such other relief that the Court determines upon application of Plaintiff Bartech.

18 **IT IS SO ORDERED.**

19
20
21
22
23 DATED: March 29, 2017



UNITED STATES DISTRICT JUDGE